Mr. Garrett

- Simple grievance that deals with a finite quantity
- The number 2 is recognized in English
- 2 weeks is 14 days and in the Student Body Constitution, there needs to be a publicized meetings at least 2 weeks before the bill is actually passed
  - Needs to be an open hearing or open debate
  - No publicity; bill passed Senate
  - Nothing on Facebook, twitter, news media starting on February 16
  - No hearing that allowed for adequate time for students to listen to or attend a debate
  - Wants this to be taken off the ballot

Mr. Lee

- Agrees with the Plaintiff
- Miscommunication between legislative and executive branches
- In good faith, they still support Bill 32 but ask that it’s moved to the fall elections

Closing Statements – Mr. Garrett

- In conclusion, he wanted be in support of it being on the fall ballot because there hasn’t been a chance for students to attend an open hearing
  - There needs to be two weeks of meetings before Bill 32 is moved to the fall ballot

Closing Statements – Mr. Short

- The Constitution does not say exactly when the hearings need to be
- Previously, the hearings have been held after the Senate has passed them
- Why should hearings be held after?
- Authors would be more than happy to meet with EDC after elections to schedule for the fall when these hearings can be held and we can have this set in stone that the meetings come forward to allow the bill to be on the fall ballot

Closing Statements – Mr. Lee

- Agree that this was a mistake and wants to apologize for it